

INDEX
TO THE
LAWS OF WISCONSIN,
HEREIN REPUBLISHED;
NOW IN FORCE
IN THE TERRITORY OF MINNESOTA.
BY PROVISION OF THE ORGANIC ACT.

A.

AMENDMENTS,

court may amend process, 110.
party allowed to answer, 110.
process not amended on return day, 110.
defects in form amended after judgment, 111.
officer's return may be amended, 111.
defect in award of venire, 111.
what imperfections not to affect cause after verdict, 111.
what omissions may be supplied, 112.
process how amended, 112.
to what actions this act to extend, 112.

ANIMALS,

what animals may run at large, 113.

ARBITRATIONS,

what may be submitted to arbitrators, 126.
agreement to submit to be signed, etc. 126.
form of agreement, 126.
justice to subjoin certificate, 126.
agreement to submit, 126.
what to contain, 126.
submission not to be revoked, 126.
arbitrators may proceed ex-parte, 126.
to appoint a time and place for hearing, 126.
may adjourn, 126.
to be sworn, 127.
award made after time fixed by parties, } 127.
not to have effect, }
to be in writing, 127.
to be delivered to clerk of court, 127.
court to have cognizance of, 127.
award may be accepted, rejected, or re-committed, 127.
on what grounds party may move court to vacate award, 127.
in what cases party may move court to alter award, 127.
award when to be returned to court, 128.
judgment, 128.

ARBITRATIONS,

- how rendered, 128.
- costs, how taxed, 128.
- record of judgment, 128.
- how made, 128.
- record how filed and docketed, etc. 128.
- execution to issue, 128.
- arbitrators may make award concerning costs, 128.
- court may enforce judgment, 128.

ATTACHMENT,

- advertisement, 152.
- how to be published, 152.
- property attached to remain in hands of officer, 152.
- when person summoned as garnishee, 152.
- to appear and answer, 152.
- to be held to bail in certain cases, 152.
- costs, 152.
- in certain cases, how paid, 152.
- declaration, 153.
- when to be filed, 153.
- property, 153.
- how released from attachment, 153.
- limitation, 153.
- scire facias, 153.
- when to issue against garnishee, 153.
- garnishee, 154.
- how discharged, 154.
- when garnishee does not appear, 154.
- property, 154.
- when and how sold, 154.
- proceeds of sale, 154.
- how disposed of, 154.
- property in another county, 154.
- how attached, 154.
- writ, 154.
- to issue against joint or separate estate, 154.
- not abated by death, 155.

ATTACHMENT,

- act to amend, 155.
- when writ may issue, 155.
- cause of action, on what founded, 155.
- oath or affidavit of some person, 155.
- affidavit may be traversed, 155.
- plea in abatement, 155.
- what to attach, 155.
- what exempt, 155.
- service how made, 155.
- personal service, 155.
- defendant not called, 155.
- real estate, 155.
- record, 156.
- return of officer, 156.
- shall be a lien, 156.
- duty of register, 156.
- sections repealed, 156.

ATTORNEYS,

- qualifications necessary to admission to practice, 110.

B.

BANKING,

- incorporated company not to issue notes, etc., without authority, 113.
- penalty, 113.
- issuing bills to circulate as money, 113.
- notes, etc., given for such bills void, 114.
- bills, notes, etc., for less than one dollar, 114.
- penalties, 114.
- how recovered, 114.
- court to charge grand jury, 114.

BILLS OF EXCHANGE AND PROMISSORY NOTES,

- damages on bills of exchange on persons out of the United States, 158.
- damages on bills on person in adjoining States, 158.
- when drawn on person in State not adjoining, 158.
- notes payable to bearer, etc. 158.
- negotiable, 158.
- doings of notaries public accredited, 159.
- evidence of endorsement of notes, etc. 159.
- party may be witness, 159.
- a party may give his deposition in case, 159.
- same subject, 159.
- special pleas allowed, 159.
- notices, 159.
- how served, 159.

C.

COUNTIES,

- powers of counties, 114.
- conveyances, 114.
- power of commissioners, 114.
- court-houses, 114.
- jails, etc. 114.
- liable for acts of sheriff, 114.
- actions against, 114.
- actions, where brought, 114.
- summons, 114.
- how served, 114.

COUNTY SEAT,

- sheriff, register, etc. 110.

H.

HABEAS CORPUS,

- persons imprisoned to have writ of habeas corpus, 115.
- who not entitled to writ, 116.
- application how, 116.
- by whom and to whom made, 116.
- applicant when to take oath, etc. 116.
- what petition for writ must state, 116.
- writ to be granted without delay, 116.
- form of writ, 116.
- writ not to be disobeyed for any defect of form, 117.
- penalty for refusing writ, 117.
- what person on whom writ is served to state in return, 117.
- officer to bring body in certain cases, 117.
- person refusing to obey writ, 117.
- to be imprisoned, 117.
- attachment, 118.
- when directed to coroner, 118.

HABEAS CORPUS,

- officer to have person brought before him, 118.
- sheriff to have power of county, 118.
- cause of confinement inquired into, 118.
- when party set at liberty, 118.
- in what cases party remanded, 118.
- in what cases prisoner discharged, 118.
- no inquiry as to legality of decree, 119.
- party when to be bailed, 119.
- when party placed in custody, 119.
- in custody of sheriff till judgment given, 119.
- person interested to have notice, 119.
- district attorney, 119.
- to be notified, 119.
- party may deny facts set forth in return, 119.
- proceedings when party cannot be brought, officer issuing writ, obedience to a writ, how enforced, penalty for disobedience, officer not liable for obeying writ, person discharged not imprisoned again for same cause, what not deemed same cause, penalty for imprisoning person discharged, person concealing, party entitled to writ, guilty of misdemeanor, concealing party after writ has issued, misdemeanor, assisting to conceal, penalty for concealing, warrant to be issued in certain cases, warrant to order arrest of prisoner, how executed, person having prisoner, how dealt with, penalty for refusing copy of warrant, writ made returnable, how endorsed, writ by whom and how served, in certain cases, how served, how served when person conceals himself, sheriff, etc. to obey writ, petitioner, when to pay charges of bringing up prisoner, when prisoner to be produced, provisions of common law abrogated, act not to restrain courts issuing writs, 123.

HEALTH, PUBLIC,

- penalty for selling unwholesome provisions, etc. 115.
- for adulterating liquors, etc. 115.
- for adulterating drugs, etc. 115.
- for inoculating with small pox, etc. 115.

I.

INTEREST,

- rate of interest, 109.

INTEREST,

- allowed by agreement, 109.
- when no agreement, 109.
- penalty for taking greater interest than allowed, 109.
- act to take effect, 109.

L.

LANDS,

- recording contracts for, etc. 150.
- what instruments may be recorded, 150.
- duty of register of deeds, 151.
- effect of such record, 151.
- fees of register, 151.
- when this act to take effect, 151.

M.

MARKS AND BRANDS,

- clerks to record marks, etc. 109.
- penalty for using mark of another, etc. 109.
- fees of clerk, 110.

MARRIAGES,

- who may solemnize marriages, 130.
- who may marry, 130.
- ministers to file credentials of ordination, 130.
- legitimacy of children, 130.
- who may grant marriage licenses, 131.
- to whom to be granted, 131.
- certificate of marriage, 131.
- penalty for neglect, 131.
- penalty for solemnizing marriages contrary to law, 131.
- fines, etc. 131.
- how recovered, 131.

MECHANIC'S LIEN,

- building liable for work, etc. 156.
- when to file lien, 156.
- contractor liable to sub-contractor, 156.
- limitation of lien, 156.
- petition when filed shall be a lien, 157.
- petition, 157.
- what to contain, 157.
- satisfaction, 157.
- how entered, 157.
- must enter satisfaction, 157.
- actions, 157.
- how brought, 157.
- service, 157.
- how made, 157.
- act repealed, 157.

N.

NOTARIES PUBLIC,

- oath and bond, 107.
- when office vacant, 108.
- papers where deposited, 108.
- penalty for neglect, 108.
- to notify maker, etc. 108.
- notice, 108.
- how given, 108.
- record of notices, 108.

NOTARIES PUBLIC,

clerk of district court to keep records, 108.
 faith to be given to protests, etc. 109.

P.**PEDLARS,**

required to obtain a license, 149.
 commissioners required to fix the license in the several counties, 150.
 license, 150.
 how obtained, 150.
 fees allowed the clerk for such license, 150.
 peddling without license, 150.
 penalty for, 150.
 how recovered, 150.
 penalty to ensue to county, 150.
 refusing to show license, 150.
 penalty for, 150.
 counterfeiting license to be deemed a forgery, 150.

POOR,

who to have superintendence of poor, 128.
 what relatives to support poor persons, 128.
 in what order relatives liable, 129.
 when to be relieved out of county treasury, 129.
 when minors, 129.
 bound to service, 129.
 when relief given to persons not paupers, 129.
 residence required, 129.
 relief, 130.
 when to be given, 130.
 when applicant removed, 130.
 when not to be relieved, 130.
 work-house may be erected, 130.
 penalty for bringing pauper into Territory, 130.

PROPERTY,

private, 157.
 penalty for firing woods or prairies, 157.
 justices of the peace to have jurisdiction, 158.

PUBLIC LANDS,

settlers on, 151.
 what deemed the possessions of a settler, 151.
 how he may defend them, 151.
 a claim, 151.
 how acquired, 151.
 how abandoned, 151.

R.**REAL PROPERTY,**

tenure of real property, 132, 133.
 persons capable of holding and conveying real estate, 133, 134.
 of conveying estates by deed, 134, 135, 136.
 manner of devising land and directing the descent of intestate estates,
 136, 137, 138, 139.
 sale of mortgaged premises by advertisement, 139, 140, 141, 142.
 of the partition of land, 142, 143, 144, 145, 146, 147, 148.
 miscellaneous provisions, 149.
 estates tail abolished, 132.
 persons seized in fee tail to hold allodial estate, 133.
 conveyance by tenant in tail, 133.

REAL PROPERTY,

- to convey allodial estate in certain cases, 133.
- no estate in joint tenancy, 133.
- except, etc. 133.
- how and by whom lands conveyed, 133.
- aliens, 133.
- may purchase and hold real estate, 133.
- title not questioned for alienage, 133.
- who can hold land and acquire title by descent, etc. 134.
- what to be deemed valid deed, 134.
- deeds, etc. 134.
- to be acknowledged and recorded, 134.
- when adjudged fraudulent, 134.
- deed of feme covert to bar claim to dower, 134.
- deed of sheriff to be good, 134.
- deeds to be recorded in order of time, etc. 135.
- when received as evidence, 135.
- deeds made out of Territory, 135.
- how acknowledged, 135.
- deeds so acknowledged to be valid, 135.
- mortgages to be recorded, 135.
- mortgage first recorded to have preference, if bona fide, 135.
- conveyance, 136.
- when considered a mortgage, 136.
- to be recorded, 136.
- what mortgages to be preferred to judgment, 136.
- certificate of discharge to bar entry of mortgage, 136.
- devises, etc. 136.
- how executed, 136.
- how wills, etc., may be revoked, 136.
- nuncupative wills, 136.
- how made, 136.
- how proved, 137.
- legacy to witness of will, etc., void, 137.
- creditor may witness will, 137.
- legatee, witness in certain cases, 137.
- in case of death of legatee, who is witness, 137.
- legatee not to take by will in certain cases, 137.
- effect of filing copy of will in probate court, etc. 138.
- when share of legatee taken to pay testator's debts, 138.
- widow may waive provision and claim dower, 138.
- when real estate chargeable with debts, 138.
- minor children, 138.
- to have share of estate in certain cases, 138.
- when lineal descendants to take ancestor's devise, 138.
- estate not devised, 138.
- how distributed, 138.
- tenant by courtesy, 139.
- estates not devised, 139.
- how to descend and be distributed, 139.
- posthumus child, 139.
- to inherit, 139.
- mortgages containing power of sale, 139.
- mode of foreclosing, 139.
- notice of sale, 140.
- how given, 140.

PIONEER, 27.

REAL PROPERTY,

- sale to be at auction, 140.
- officer making sale to give certificate, etc. 140.
- what to contain, 140.
- where filed, 140.
- how mortgagor may redeem, 140.
- to retain possession until, etc. 140.
- premises not redeemed, 140.
- sheriff to give deed, 140.
- notice of sale, 141.
- how proved, 141.
- affidavit, 141.
- before whom made, 141.
- register to record affidavit, 141.
- record of affidavit to pass title, etc. 141.
- subsequent mortgagee may redeem, 141.
- surplus on sale, 141.
- mode of disposing of, 141.
- mortgagee may purchase at sale, 141.
- petition for partition of lands, 142.
- made to district court, 142.
- notice and copy of petition, 142.
- when to be served, 142.
- notice when parties reside out of Territory, 142.
- parties to appear and answer petition, etc. 143.
- what may be pleaded, 143.
- court to give judgment, 143.
- to appoint commissioners, 143.
- partition not to preclude claims, 144.
- commissioners, 144.
- to be sworn and oath recorded, 144.
- to make partition and return, 144.
- court may set aside return, 144.
- court may order commissioners to sell in certain cases, 144.
- collection and payment of costs and charges, 145.
- court may order certain moneys put out at interest, 145.
- residue, how distributed, 145.
- security required, 145.
- commissioners to pay parties, 146.
- court to appoint guardian for minors, 146.
- their powers, 146.
- compensation of commissioners, 146.
- joint tenants, etc. 146.
- to have remedy by this act, 146.
- writ of error, 146.
- may be brought, 146.
- act not to revive claim barred by statute, 146.
- when partition or sale binding on persons entitled to reversion, 147.
- court may admit person entitled to interest, 147.
- interest of tenant by courtesy, etc. 147.
- to pass by sale, 147.
- proportion paid him, 147.
- court of chancery may decree sale, 147.
- compensation by parties, 147.
- sales, etc. 148.
- under decree of chancery, to be effectual, 148.

REAL PROPERTY,

- proviso, 148.
- party may appeal, 148.
- proceedings not to abate by death, 148.
- powers of judges not affected by this act, 148.
- grantee, etc., of lands, 149.
- to have same power as grantors, etc. 149.
- termors, etc. 149.
- may have same remedy as grantees, etc. 149.
- receiver's receipt evidence of title in certain cases, 149.

R.**RIVERS,**

- meandering streams not to be obstructed by dams, etc. 151.

S.**SHEEP,**

- an act for the protection of, 159.
- owner of dog liable for damage, 159.
- owner liable for treble damage, 160.
- rams not to run at large, 160.

STALLIONS,

- not to run at large, 112.
- penalty, 112.
- liability of owner, 112.
- act to take effect, 112.

STRAYS,

- may be taken up, 112.
- where, 112.
- by whom, 112.
- notice to owner if known, 112.
- if unknown, how, 112.
- may work the stray, 113.
- damages, etc. 113.
- to be a lien on stray, 113.
- title of the taker up, 113.
- when perfected, 113.

STATUTES,

- rules for construing, 106.
- words and phrases, 106.
- how construed, 106.
- singular and plural number, 106.
- gender, 106.
- officers how to exercise authority, etc. 106.
- grantor, 106.
- grantee, 106.
- highway, 107.
- inhabitant, 107.
- insane person, 107.
- issue, 107.
- land, 107.
- lands, 107.
- real estate, 107.
- month, 107.
- year, 107.
- oath, 107.

STATUTES,

sworn, 107.
 person, 107.
 proceeding, 107.
 following, 107.
 seal, 107.
 town, 107.
 will, 107.
 written, 107.
 in writing, 107.

W.**WEIGHTS AND MEASURES,**

but one standard measure, 129.
 standard of length, 123.
 to be yard, 123.
 yard, 123.
 how divided, 123.
 rod, etc. 123.
 length of, 123.
 acre, 123.
 how measured, etc. 123.
 standard of weight, 123.
 to be the pound, 123.
 of capacity, to be gallon, 123.
 two kinds of gallon, 124.
 what to be gallon, 124.
 liquid measures, 124.
 how divided, 124.
 for substances not liquid, 124.
 how divided, 124.
 bushel for heaped measure, 124.
 what to be, 124.
 commodities to be heaped, 124.
 contracts, 124.
 deemed according to standard, 124.
 standard, 124.
 to be kept by county treasurer, 124.
 county treasurers, 124.
 to be sealers, 124.
 standard weights, 124.
 measures, etc. 124.
 how stamped, 124.
 county treasurers, 125,
 to have custody of county standards, 125.
 county standards, 125.
 compared with territorial, 125.
 compensation for sealing, 125.
 standards delivered to successor, 125.
 neglect or refusal to deliver standards, 125.
 proceedings upon, 125.
 penalty for using weights, etc., } 125.
 not conformable to standard, }
 hundred weight, 125.
 ton, etc. 125.
 bushels of wheat, 125.
 rye, oats, barley, etc. 125.

- WIDOW,
 may waive provision made in will and claim her dower, 138.
- WILL,
 of real property, 136.
 nuncupative, 136.
 how made and proved, 136.
 foreign, copy of, 138.
 may be filed in probate court, 138.
- WOLVES,
 an act to provide for the destruction of, 131.
 county commissioners may allow bounty for, 131.
 persons applying, to go before justice, 132.
 to make oath where wolf was taken, 132.
 false swearing, 132.
 declared perjury, 132.
 justice to issue certificate of facts, etc. 132.
 certificate delivered to clerk of county commissioners, 132.
 to be filed with clerk, 132.
 treasurer to pay bounty, 132.
- WORK-HOUSES,
 may be built for the poor, 130.
- WRIT,
of attachment,
 when to be issued, 152.
 how served, 152.
of habeas corpus,
 who may have, 115.
 application for, how made, 116.
- Y.
- YARD,
 to be the standard of length and surface, 123.
 how divided, 123.